The mortgagor does hereby covenant and agree with the mortgagee, as follows:

A TRACE BASE

1. Yo be now lawfully seized of the fee simple title to Lil of said above described real exists: to have rood right to sell and convey the same; that the same is free fi all incumbrances; and to warrant and defend the tote thereto against the lawful claims or demands of all prisons whomoerer. 2. To pay when due all payments provided for in the note(s) secured hereby.

3. To make return of all real state for taxation, when so required by law; and to pay before they become delinquent all taxes, charges and assessments legally levied against the property bettin converged.

PERMIT

on property event (sectron. 4. To have a large insured all buildings and other importants now on, or which may benefit he fact on all primits related to the sector of th

5. To use the proceeds arising from the loan secured hereby solely for the purposes set forth in the mortragor's written app

3. To use the process inding itom the ions return iterry way to use property and interpret of the building and improvement shutte thereon, but to keep the same in groit repair at all times; not to remain or multication in the value s' and premises or the building and improvement shutte thereon, but to keep the same in groit repair at all times; not to remain or multications of the value s' and premises and the intercont in to commit or multications or premise same, exprise state thereon; not to commit or multications or premises and the committed upon the premises; not or our corners are multications, regarding and sections, regarding and single constant, for ordinary donatic property independent and the well and premises take to the out or remarks and multication the sections, and/or divisage of and lacks.

7. To reinhurse the mostragee for all costs and expenses incurred by it in any suit to foreclose this mortrage, or in any suit in which the mostragee may be obliged to defend or protert its relate or how acquired bereunder, including all abstract free, court costs, a reasonable attorney fee where allowed by law, and other expenses; and such summ shall be secured hereby and included in any deres of foreclosure. 8. That all checks or drafts delivered to the mortgagee for the purpose of paying any sum or sums secured hereby will be paid upon presentment, and that s<sup>12</sup> arencies used in making collection thereof, including those agencies transmitting the proceeds of such items to the mortgagee, shall be considered agents of the mortgagor.

in making collection therefore, mensing income granteent transmitting the protects of home interact to the instructure, have been started with the first start in the instructure of the

This mortgage is made to the mortgagee as a Federal Land Bank doing business under the "Federal Farm Loan Act," as amended, and is hereby agreed to be in all respects subject to and governed by the terms and provisions of said Act as amended.

The mortgagor in the written application for the loan hereby secured made certain representations to the mortgagec as to the purpose or purposes for which the proceeds of this loan are to be used. Such representations are hereby specifically referred to and made a part of this mortgage.

ich the proceeds of this iona are to be used. Such representations are access proceeding the analysis of the intervent of the intervent are and the accessing the accessing of the intervent of the intervent are and the amount(s) paid therefore a hart of the indebtedness used by a such as a such a

iccured by the lien of this mortgage, and bear interest how the date of payment at the rate of cight per cent per aname. The said mortgagen hereby transfers, cris over and conveys to the mortgagee all rents, royaties, houses and delay moneys that may from time to time become due and payable under any oil and gas or other mineral lease(s) of any kind now existing, or that may hereafter come into existence excerting the above described land, or any portion thereof, and said mortgage angrees to execute, acknowledge indeliver to the mortgagee miter existence, covering the above described land, or any portion thereof, and said mortgage agrees to execute, acknowledge indeliver to the mortgages much desite or existing. The mort agree for any use advanced in payment of taxes, insurance premiums, or other assessments, as herein provided, together with the inter-est due thereon; and second the balance, if any, upont the principal renaining uppadi, in such a manner, however, and to due or reduce the semi-fanned payments but to sooner retire and discharge the loan or said mortgage may at its option, turn over and deliver to the there owner of said lands, either mort to sooner retire and discharge the loan or said mortgage day able to the mortgage of said rent, royatiles, houses and delay mores shall be construid to be a provision for the payment or reduction of the mortgage delay the telesce of the mortgage of of any terms and delay mores shall be construid to be a provision for the payment or reduction of the mortgage delay the release of the mortgage of neores and delay mores shall be to the nongrage lien on said trade reduction of the mortgage delay and here to reduce the said delay mores shall be to the mortgage lien on said there could be a the mortgage delay and the release of the mortgage of record, the's conveyance shall be-to the mortgage lien on said here to store the the mortgage delay and the release of the mortgage of the ontypage of record, the's conveyance shall be-to the mortgage lien on sa

If the lands hereby conveyed shall ever, during the life of this mortgage, become included within the bourdaries of any irrigation, drainage or othor pecial assessment district and/or become subject to and liable for special assessments of any kind, for the payment of which said can be and liable at the date of the execution of this mortgage, then the whole of the indebtedness hereby secured shall, at the option of the mortgage, become due and payalle forthwith.

If at any time, during the life of this mortgage, the premises conveyed hereby shall, in the opinion of the mortgage, become insufficient to secure the payment to the mortgage of the indebtadness then remaining unpaid, by reason of an insufficient water supply, inadewate drainage, improper trigation or eresion, then aid mortgages shall have the right, at its option, to declare the unpaid balance of the indebtedness secured hereby fue and payable and to forthwith forciose this mortgage.

In the event of foreclosure of this mortgage, the mortgagee shall be entitled to have a receiver appointed by the court to take possession and control of the premises described herein and collect the runts, issues and profils thereof; the amounts so collected by such receiver to be applied under the direction of the court to the payment of any judgment rendered ar amount found due under this mortgage.

If any of the payments of any jung interiment of another than the second of a second s

At any payment period after five years from the date hereof, the mortgagor shall have the privilege of paying any number of unmatured principal payments of the debt hereby secured. Such additional payments shall not operate to abate or reduce thereafter the periodical payments of principal and interest as herein contracted to be made, but shall operate to sooner retire and discharge the lean.

It is agreed that all of the habtrates of tills to the real estate above described, which have heretofore been delivered by the mortgager to the mort-gagee herein, shall be retained by said mortgagero and the indebteness see ured hereby shall have been paid and discharged in full, and in the event the tills to said real estate is converged by the mortgagero in a burntgagero in said state in mortgage indebteness, said abstrates shall have been and be the property of the mortgages or in the event of forcelosure of this mortgage, the tills to said abstrates shall have been or Master's said, upon expiration of the redemption period provided by haw.

Now if the said mortgager shall pay, when due, all payments provided for in said note(s), and teinburse said mortgagee for all sums advanced here-under, and shall perform all of the other covenants and conditions herein set forth, then this mortgage shall be void, otherwise to be and remain in full force and effect.

The said mortgagor hereby waives notice of election to declare the whole debt due as herein provided. and also the benefit of all stay, valuation, h stead and appraisement laws.

The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the petitor parties hereto. respec

Lora J. Cochrun

IN WITNESS WHEREOF, the mortgagor has hereunto set his hand and seal the day and year first above written.

17 day of August , 1934 , 1
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hin and foregoing instrument and acknowledged to me that
C. C. Couchenbauren
C. C. Gerstenterger Notary Public.
- 16th soy of March 1943 - & Bank of Wichits, & conforation N. Jorus Vice Precident
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